| ¢ | <u>, </u> | Case 2:90-cr-00336-L UNITED | KK-JFM Do STATES DIS | cument 67 Filed 11/2 STRICT COURT FOR 7 | 28/05 P T HE | Page 1 of 1 |
|--------------------------|---|---|--|--|--|--|
| | | EAS | TERN DIS T R | ICT OF CALIFORNIA | | NOV 2 8 2005 |
| UN | ITED STA | ATES OF AMERICA, | |) | CL EASTI BY | ERK, U.S. DISTRICT COURT ERN DISTRICT OF CALIFORNIA |
| | | | Plaintiff, |) Cr S-90-00336 | LKK - | DEPUTY CLERK |
| DO | NALD BE | v. REEN, | Defendant. |) DETENTION OUTPOON OU | retrial Re | elease, |
| | | After a hearing pursu finds: | ant to 18 U.S. | C. § 3148 (violation of | pretrial re | elease order), the court |
| | □ there is probable cause to believe the person has committed a federal, state or local crime while on release and defendant has not rebutted the presumption that his release will endanger another or the community or □ there is clear and convincing evidence that defendant has violated another condition of release and □ based on the factors set forth in 18 U.S.C. § 3142(g) there is no cond or combination of conditions of release that will assure that the defendant not flee or pose a danger to the safety of another person or the communi □ the person is unlikely to abide by any condition or combination of conditions of release. F.R.Cr.P. 32.1(a)(D), 46(c), 18 U.S.C. § 3148. | | | | | |
| | 154. | After a hearing pursuant to F.R.Cr.P. 32.1(a)(6) and 46(c) and 18 U.S.C. § 3143 (violation of probation or supervised release) the court finds there is probable cause to believe defendant has violated a condition of probation or supervised release and defendant has not met his burden of establishing by clear and convincing evidence that he will not flee or pose a danger to another person or to the community. 18 U.S.C. § 3143. | | | | |
| pers affo the in v | he Attorno sons await rded reaso United Sta vhich defo | ey General for confine ing or serving sentence onable opportunity for pattern or request of an atto | ment in a corress or being he private consult mey for the Until deliver defe | . § 3142(i)(2)-(4) defendentions facility separate ld in custody pending ation with his counsel. Attended States the person in endant to a United States | , to the exappeal. The substitution of the sub | xtent practicable, from The defendant shall be ther order of a court of f the corrections facility |
| | DATE | D: <u>November 28, 2005</u> | | UNITED STA | A. D | GISTRATE JUDGE |
| | □ Court/ | Original DUS As | tomev | □ Defense Counsel | ☐ Pretrial Set | ervices |